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SACRAMENTO COURTS DEPT. #53

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IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF SACRAMENTO

PLANNING AND CONSERVATION LEAGUE a California not for profit corporation, PLUMAS COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, a California public agency; CITIZENS PLANNING ASSOCIATION OF SANTA BARBARA COUNTY, INC., a California not for profit corporation,

Plaintiffs and Petitioners,

DEPARTMENT OF WATER RESOURCES, a California State Agency, et al.,

Defendants and Respondents.

Case No. 95CS03216

ORDER PURSUANT TO PUBLIC RESOURCES CODE SECTION 21168.9

On remand from the Third District Court of Appeal on May 20, 2003, in Department 53 of the Sacramento Superior Court, the Honorable Loren E. McMaster, presiding, this proceeding came on for a status report and joint motion. Petitioners and Plaintiffs, Planning and Conservation League, Plumas County Flood Control and Water Conservation District, and Citizens Planning Association of Santa Barbara County ("Petitioners"), appeared through Antonio Rossmann and Roger B. Moore. Respondent and Defendant, Central Coast Water Authority (CCWA), appeared through Susan F. Petrovich of the Law Firm of Hatch & Parent. Respondent and Defendant, Department of Water Resources (DWR), appeared through Deputy Attorney General Marian E. Moe.

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Robert S. Draper of O'Melveny and Myers, LLP and Clifford W. Schulz appeared, respectively, on behalf of the Metropolitan Water District of Southern California and Dudley Ridge Water District, entities that submitted answers to the First Amended Complaint subsequent to the Court of Appeal's final determination in this action and prior to any further order of this Court on remand.

In light of the direction from the Third District Court of Appeal on remand in Planning and Conservation League v. Department of Water Resources (2000) 83 Cal.App.4th 892, this Court hereby makes the following findings:

- 1. The parties to this lawsuit and other public agencies have engaged in extensive settlement negotiations, mediated by retired Judge Daniel Weinstein of JAMS Dispute Resolution, with the intent to avoid further litigation and associated expenses, to provide for an effective way to cooperate in the preparation of a new environmental impact report (EIR), and to make other specified improvements in the administration and operation of the State Water Project.
- 2. The mediation has resulted in an executed Settlement Agreement for approval by this Court, attached to this Order as Exhibit A.
 - 3. DWR as lead agency has commenced the preparation of the new EIR.
- 4. As part of the Settlement Agreement, DWR and the State Water Project (SWP) contractors who are signatories to the Settlement Agreement have agreed that, pending DWR's filing of a return in satisfaction of the Writ of Mandate and this Court's dismissal of the Writ of Mandate, they will not approve any new project or activity (as defined in section VII.A of the Settlement Agreement) in reliance on the 1995 Environmental Impact Report for the Implementation of the Monterey Agreement.
- 5. This Order is made pursuant to the provisions of Public Resources Code section 21168.9 and pursuant to this Court's equitable powers. This Court finds that the actions described in this Order, including actions taken in compliance with the Writ of Mandate, comprise the actions necessary to assure DWR's compliance with Division 13 of the Public Resources Code. This Court further finds that this Order includes only those LA2:671108.1

mandates necessary to achieve compliance with Division 13.

THEREFORE, IT IS HEREBY ORDERED as follows:

- 1. This Court's Final Judgment denying the petition for writ of mandate, entered August 15, 1996, is reversed in accordance with the directive of the Third District Court of Appeal's decision in Planning and Conservation League v. Department of Water Resources (2000) 83 Cal.App.4th 892.
- 2. This Court's order granting the summary adjudication on the fifth cause of action, entered June 10, 1996, is vacated.
 - 3. The Settlement Agreement attached as Exhibit A is hereby approved.
- 4. A Peremptory Writ of Mandate directed to Respondents Central Coast Water Authority and DWR shall issue under seal of this Court in the form attached hereto as Exhibit B.
- 5. In accordance with the Settlement Agreement and this Order, pending DWR's filing of the return in compliance with the Peremptory Writ of Mandate and this Court's Order discharging the Writ of Mandate, DWR and CCWA shall not approve any new project or activity (as defined section VII.A of the Settlement Agreement) in reliance on the 1995 EIR for the Implementation of the Monterey Agreement.
- 6. In the interim, until DWR files its return in compliance with the Peremptory Writ of Mandate and this Court orders discharge of the Writ of Mandate, the administration and operation of the State Water Project and Kern Water Bank Lands shall be conducted pursuant to the Monterey Amendments to the State Water Contracts, as supplemented by the Attachment A Amendments to the State Water Contracts (as defined in the Settlement Agreement) and the other terms and conditions of the Settlement Agreement.
- 7. Plaintiffs and petitioners shall recover such costs and attorney's fees as provided in prior court orders and in an amount as determined in the arbitration procedures agreed to in the Settlement Agreement, or as otherwise agreed to by the parties.

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	8. Except as provided, the Peremptory Writ of Mandate shall not limit or
	constrain the lawful jurisdiction and discretion of DWR. This Court retains jurisdiction
	until DWR files a return that complies with the terms of the Writ of Mandate, and this
	Court issues an order discharging the Writ of Mandate.
	IT IC CO ORDERED
	IT IS SO ORDERED.
	JUN - 6 2003 LOREN E. McMASTER Dated: 2003
l	Judge of the Superior Court
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